13237-1210 - Page 1 of 3

As named inventors, we, JOSEPH H. MATTHEWS III, JOGENE KAPELL AND KEITH LINDSEY ROWE, each hereby declare that:

My residence, post office address and citizenship are as stated below next to my name. I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: "SYSTEM FOR DISPLAYING A LIST ON A DISPLAY SCREEN," the specification of which:

is attached hereto.		
was filed on May 5, 1995 as application Se	erial No (if applicable) ar	ad wa
amended on		

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of the foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:

Country	App. No.	Date of Filing	Priority Claimed	Under 35 USC §119
·			Yes	No
I hereby claim the be	nefit under Title 35, I	United States Code, §120 of a	ny prior United States app	olication(s) listed below

and, insofar as the subject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.

Filing Date

Status: patented, pending, abandoned

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.

POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Anthony B. Askew -24,154; Roger T. Frost -22,176; Jeffrey E. Young -28,490; Eugene S. Zimmer -28,926; Robert E. Richards -29,105; John R. Harris -30,388; Stephen M. Schaetzel -31,418; Albert S. Anderson -29,886; Larry A. Roberts -31,871; Thomas A. Hodge, -22,602; Charles L. Warner II - 32,320; Gregory T. Gronholm -32,415; Dale Lischer -28,438; Peter G. Pappas -33,205; James Dean Johnson -31,771; Nora M. Tocups -35,717; W. Scott Petty -35,645; Daniel J. Warren -34,272; Daiva K. Tautvydas -36,077; Larry W. Stults -34,025; Hubert J. Barnhardt III -36,739; Roger D. Wylie -36,974; Virginia L. Carron -37,110; Leona G. Young -37,266; E. Chris Cherry -37,594; Wallace C. Bair -36,438; Jamie L. Greene-32,467; William A. Hartselle -36,548; Roxanne Edwards Cenatempo -38,767; Holmes J. Hawkins III - P38,913; Terry J. Stalford - P39,522.

Send correspondence to: **JONES & ASKEW**

191 Peachtree Street, N.E., 37th Floor Atlanta, GA 30303-1769 Direct telephone calls (404) 818-3700 to:

5/24/95

Date:

William A. Hartselle, Esq.

Full name of first joint inventor: Joseph H. Matthews III	
Citizenship: U.S.A.	110
Residence: 1907 232nd Place N.E., Redmond, Washington 98053	MIH
Post Office Address: 1907 232nd Place N.E., Redmond, Washington 9805.	3 10 1

Inventor's signature

As named inventors, we, JOSEPH H. MATTHEWS III, JOGENE KAPELL AND KEITH LINDSEY ROWE, each hereby declare that:

My residence, post office address and citizenship are as stated below next to my name. I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: "SYSTEM FOR DISPLAYING A LIST ON A DISPLAY SCREEN," the specification of which:

is attached hereto. was filed on May 5, 1995 as application Serial No.	(if applicable) and was,
amended on	

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of the foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:

Country	App. No.	Date of Filing	Priority Claimed Under 35 USC §119
			YesNo

I hereby claim the benefit under Title 35, United States Code, §120 of any prior United States application(s) listed below and, insofar as the subject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.

Filing Date

Status: patented, pending, abandoned

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.

POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Anthony B. Askew - 24,154; Roger T. Frost - 22,176; Jeffrey E. Young - 28,490; Eugene S. Zimmer - 28,926; Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel -31,418; Albert S. Anderson - 29,886; Larry A. Roberts - 31,871; Thomas A. Hodge, - 22,602; Charles L. Warner II - 32,320; Gregory T. Gronholm - 32,415; Dale Lischer - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; Nora M. Tocups - 35,717; W. Scott Petty - 35,645; Daniel J. Warren - 34,272; Daiva K. Tautvydas - 36,077; Larry W. Stults - 34,025; Hubert J. Barnhardt III - 36,739; Roger D. Wylie - 36,974; Virginia L. Carron - 37,110; Leona G. Young - 37,266; E. Chris Cherry - 37,594; Wallace C. Bair - 36,438; Jamie L. Greene-32,467; William A. Hartselle - 36,548; Roxanne Edwards Cenatempo - 38,767; Holmes J. Hawkins III - P38,913; Terry J. Stalford - P39,522.

Send correspondence to: JONES & ASKEW

191 Peachtree Street, N.E., 37th Floor Atlanta, GA 30303-1769 Direct telephone calls (404) 818-3700 to:

Willia

William A. Hartselle, Esq.

, '	· •
Full name of first joint inventor: JoGene Kapell	
Citizenship: U.S.A.	11/1
Residence: 14847 N.E. 14th Street, Bellevue, Washington 98007	
Post Office Address: 14847 N.E. 14th Street, Bellevue, Washington	98007
Inventor's signature Wine Kepell Dat	e: 5:30:55



As named inventors, we, JOSEPH H. MATTHEWS III, JOGENE KAPELL AND KEITH LINDSEY ROWE, each hereby declare that:

My residence, post office address and citizenship are as stated below next to my name. I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: "SYSTEM FOR DISPLAYING A LIST ON A DISPLAY SCREEN," the specification of which:

is attached hereto. X was filed on May 5, 1995 as application Serial No		
was filed on May 5, 1995 as application Serial No.	(if applicable)	and wa
amended on		

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of the foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:

Country	App. No.	Date of Filing	Priority Clain	ned Under 35 USC §119
			Yes	No
and, insofar as the sub States application in the duty to disclose materi	oject matter disclose e manner provided l al information as de	ed and claimed in the proby the first paragraph of fined in Title 37, Code of	esent application is not dis Title 35, United States Cod	application(s) listed below sclosed in the prior United le §112, I acknowledge the 56 which became available e of this application:
Application Serial	No. Fili	ng Date	Status: patented, pend	ing, abandoned

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.

POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Anthony B. Askew - 24,154; Roger T. Frost - 22,176; Jeffrey E. Young - 28,490; Eugene S. Zimmer - 28,926; Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel -31,418; Albert S. Anderson - 29,886; Larry A. Roberts - 31,871; Thomas A. Hodge, - 22,602; Charles L. Warner II - 32,320; Gregory T. Gronholm - 32,415; Dale Lischer - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; Nora M. Tocups - 35,717; W. Scott Petty - 35,645; Daniel J. Warren - 34,272; Daiva K. Tautvydas - 36,077; Larry W. Sults - 34,025; Hubert J. Barnhardt III - 36,739; Roger D. Wylie - 36,974; Virginia L. Carron - 37,110; Leona G. Young - 37,266; E. Chris Cherry - 37,594; Wallace C. Bair - 36,438; Jamie L. Greene-32,467; William A. Hartselle - 36,548; Roxanne Edwards Cenatempo - 38,767; Holmes J. Hawkins III - P38,913; Terry J. Stalford - P39,522.

Send correspondence to: JONES & ASKEW

191 Peachtree Street, N.E., 37th Floor

Direct telephone calls (404) 818-3700 to:

Atlanta GA 30303-1769

William A. Hartselle, Esq.

Adalita, GA 30303-1709	winian A. Hattseite, Esq.
Full name of first joint inventor: Keith Lindsey Rowe	
Citizenship: Canada	· A
Residence: 9508 44th Avenue N.E., Seattle, Washington 98115	(01)
Post Office Address: 9508 44th Avenue N.E., Seattle, Washington 9	08115
Inventor's signature / 1/1/h / Low Date	e: 6/6/95